## \*\*\*REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED\*\*\*

1	Karma M. Giulianelli (SBN 184175)	Brendan P. Glackin (SBN 199643)
2	karma.giulianelli@bartlitbeck.com	bglackin@agutah.gov
	BARTLIT BECK LLP	OFFICE OF THE UTAH ATTORNEY
3	1801 Wewatta St., Suite 1200	GENERAL
4	Denver, Colorado 80202	160 E 300 S, 5th Floor
	Telephone: (303) 592-3100	PO Box 140872
5		Salt Lake City, UT 84114-0872
6	Hae Sung Nam (pro hac vice) hnam@kaplanfox.com	Telephone: (801) 366-0260
7	KAPLAN FOX & KILSHEIMER LLP	Counsel for the Plaintiff States
	800 Third Avenue, 38th Floor	D1 I D: (CDN 275290)
8	New York, NY 10022	Douglas J. Dixon (SBN 275389) ddixon@hueston.com
9	Telephone: (212) 687-1980	HUESTON HENNIGAN LLP
1.0	Co-Lead Counsel for the Class in In re Google	620 Newport Center Drive, Suite 1300
10	Play Consumer Antitrust Litigation	Newport Beach, CA 92660
11	T tay Consumer Milliasi Elligation	Telephone: (949) 229-8640
10	Paul J. Riehle (SBN 115199)	-
12	paul.riehle@faegredrinker.com	Counsel for Plaintiffs Match Group, LLC, et al
13	FAEGRE DRINKER BIDDLE & REATH	
	LLP	
14	Four Embarcadero Center, 27th Floor	
15	San Francisco, CA 94111	
1.6	Telephone: (415) 591-7500	
16	Christina A. Varnay ( h	
17	Christine A. Varney ( <i>pro hac vice</i> ) cvarney@cravath.com	
10	CRAVATH, SWAINE & MOORE LLP	
18	825 Eighth Avenue	
19	New York, New York 10019	
20	Telephone: (212) 474-1000	
20		
21	Counsel for Plaintiff Epic Games, Inc. in Epic	
22	Games, Inc. v. Google LLC et al.	
22		
23		
24		
25		
26		
27		

1 UNITED STATES DISTRICT COURT 2 NORTHERN DISTRICT OF CALIFORNIA 3 SAN FRANCISCO DIVISION 4 5 Case No. 3:21-md-02981-JD IN RE GOOGLE PLAY STORE 6 **ANTITRUST LITIGATION** DECLARATION OF MICHAEL J. ZAKEN 7 THIS DOCUMENT RELATES TO: IN SUPPORT OF PLAINTIFFS' **OPPOSITION TO DEFENDANTS'** 8 Epic Games, Inc. v. Google LLC et al., MOTION FOR PARTIAL SUMMARY Case No. 3:20-cv-05671-JD 9 **JUDGMENT** 10 In re Google Play Consumer Antitrust Litigation, Case No. 3:20-cv-05761-JD Judge: Hon. James Donato 11 State of Utah et al. v. Google LLC et al., 12 Case No. 3:21-cv-05227-JD 13 Match Group, LLC et al. v. Google LLC et al., 14 Case No. 3:22-cv-02746-JD 15 16 17 18 19 20 21 22 23 24 25 26 27

1	I, Michael J. Zaken, declare as follows:	
2	1. I am a Partner at Cravath, Swaine & Moore LLP, counsel to Epic Games, Inc. ("Epic")	
3	in the above-captioned actions. I am admitted to appear before this Court pro hac vice.	
4	2. I submit this Declaration in support of Plaintiffs' Opposition to Google's Motion for	
5	Partial Summary Judgment.	
6	3. I have personal, first-hand knowledge of the facts set forth in this Declaration. If called	
7	as a witness, I could and would competently testify to these facts under oath.	
8	4. Attached hereto as <b>Exhibit 1</b> is a true and correct copy of excerpts from the deposition	
9	transcript of transcript of the way and the way deposed in this litigation on February 2, 2022 and February 3,	
10	2022.	
11	5. Attached hereto as <b>Exhibit 2</b> is a true and correct copy of a document produced by	
12	Google LLC, Google Ireland Limited, Google Commerce Limited, Google Asia Pacific Pte. Limited	
13	and Google Payment Corp. (collectively, "Google") in this litigation bearing the Bates range GOOG-	
14	PLAY-000128863.R to GOOG-PLAY-000128908.R. This document was authenticated by	
15	, a Google employee. (Zaken Declaration Ex. 1 Tr. 444:17-445:20.)	
16	6. Attached hereto as <b>Exhibit 3</b> is a true and correct copy of excerpts from the deposition	
17	transcript of Matthew Gentzkow, who was deposed in this litigation on March 7, 2023.	
18	7. Attached hereto as <b>Exhibit 4</b> is a true and correct copy of a document produced by	
19	Google in this litigation bearing the Bates range GOOG-PLAY-007035840 to GOOG-PLAY-	
20	007035843. This document was authenticated by a former Google employee. (Zaken	
21	Declaration Ex. 5 Tr. 285:18-286:9.)	
22	8. Attached hereto as <b>Exhibit 5</b> is a true and correct copy of excerpts from the deposition	
23	transcript of transcript of the way was deposed in this litigation on December 9, 2021.	
24	9. Attached hereto as <b>Exhibit 6</b> is a true and correct copy of a document produced by	
25	Google in this litigation bearing the Bates range GOOG-PLAY-004146689.R to GOOG-PLAY-	
26	004146757.R. This document was authenticated by, a Google employee. (Zaken	
27	Declaration Ex. 7 Tr. 369:13-370:14.)	

1	10. Attached hereto as <b>Exhibit 7</b> is a true and correct copy of excerpts from the deposition	
2	transcript of the same was the way was deposed in this litigation on January 13, 2022.	
3	11. Attached hereto as <b>Exhibit 8</b> is a true and correct copy of excerpts from the Opening	
4	Expert Report of B. Douglas Bernheim, served in this litigation on October 3, 2022. The report was	
5	authenticated by B. Douglas Bernheim. (Zaken Declaration Ex. 9 Bernheim Tr. 24:1-21.)	
6	12. Attached hereto as <b>Exhibit 9</b> is a true and correct copy of excerpts from the deposition	
7	transcript of B. Douglas Bernheim, who was deposed in this litigation on April 6, 2023.	
8	13. Attached hereto as <b>Exhibit 10</b> is a true and correct copy of excerpts from the deposition	
9	ranscript of was deposed in this litigation on August 31, 2022.	
10	14. Attached hereto as <b>Exhibit 11</b> is a true and correct copy of a document produced by	
11	Google in this litigation bearing the Bates range GOOG-PLAY-004283892 to GOOG-PLAY-	
12	004283896.	
13	15. Attached hereto as <b>Exhibit 12</b> is a true and correct copy of excerpts from the deposition	
14	ranscript of who was deposed in this litigation on September 22, 2022.	
15	16. Attached hereto as <b>Exhibit 13</b> is a true and correct copy of a document produced by	
16	Activision Blizzard ("Activision") in this litigation bearing the Bates range AB-GOOG-000492 to AB	
17	GOOG-000500. This document has been authenticated by Activision. (Zaken Declaration Ex. 14.)	
18	17. Attached hereto as <b>Exhibit 14</b> is the Declaration of Authenticity of Domestic Business	
19	Records Pursuant to Federal Rules of Evidence 901 & 902 prepared by	
20	·	
21	18. Attached hereto as <b>Exhibit 15</b> is a true and correct copy of a document produced by	
22	Google in this litigation bearing the Bates range GOOG-PLAY4-002193650 to GOOG-PLAY4-	
23	002193651.	
24	19. Attached hereto as <b>Exhibit 16</b> is a true and correct copy of a document produced by	
25	Google in this litigation bearing the Bates range GOOG-PLAY4-000339905 to GOOG-PLAY4-	
26	000339910. This document was authenticated by a Google employee. (Zaken	
27	Declaration Ex. 17 Tr. 136:20-137:9.)	

.	000000000000000000000000000000000000000		
1	000064255. This document was authenticated by a Google employee. (Zaken		
2	Declaration Ex. 27 Tr. 254:25-255:9.)		
3	30. Attached hereto as <b>Exhibit 27</b> is a true and correct copy of excerpts from the deposition		
4	transcript of the transcript o		
5	31. Attached hereto as <b>Exhibit 28</b> is a true and correct printout of a webpage entitled "In-		
6	app Billing Launched on Android Market" from the android-developers.googleblog.com website		
7	owned and controlled by Google, as it appeared on May 17, 2023. This webpage was accessed using		
8	the URL address: https://android-developers.googleblog.com/2011/03/in-app-billing-launched-on-		
9	android.html.		
10	32. Attached hereto as <b>Exhibit 29</b> is a true and correct copy of a document produced by		
11	Google in this litigation bearing the Bates range GOOG-PLAY-007346079 to GOOG-PLAY-		
12	007346157.		
13	33. Attached hereto as <b>Exhibit 30</b> is a true and correct copy of excerpts from the deposition		
14	transcript of was deposed in this litigation on January 14, 2022.		
15	34. Attached hereto as <b>Exhibit 31</b> is a true and correct copy of excerpts from the deposition		
16	transcript of transcript of the way was deposed in this litigation on September 29, 2022.		
17	35. Attached hereto as <b>Exhibit 32</b> is a true and correct printout of a webpage entitled		
18	"Enrolling in the user choice billing pilot" from the "Play Console Help" section of the		
19	support.google.com website owned and controlled by Google, as it appeared on May 18, 2023. This		
20	webpage was accessed using the URL address: https://support.google.com/googleplay/android-		
21	developer/answer/12570971?hl=en.		
22	36. Attached hereto as <b>Exhibit 33</b> is a true and correct copy of excerpts from the deposition		
23	transcript of transcript of the way was deposed in this litigation on September 16, 2022.		
24	37. Attached hereto as <b>Exhibit 34</b> is a true and correct copy of excerpts from the deposition		
25	transcript of transcript of the second was deposed in this litigation on September 9, 2022.		
26	38. Attached hereto as <b>Exhibit 35</b> is a true and correct copy of a document produced by		
27	Google in this litigation bearing the Bates range GOOG-PLAY-011378120 to GOOG-PLAY-		
28	011378123.		

1	000838168. This was authenticated by a Google employee. (Zaken Declaration		
2	Ex. 27 Tr. 274:13-275:3.)		
3	48. Attached hereto as <b>Exhibit 45</b> is a true and correct copy of a document produced by		
4	Google in this litigation bearing the Bates range GOOG-PLAY-003334312 to GOOG-PLAY-		
5	003334347. This was authenticated by a Google employee. (Zaken Declaration Ex. 30		
6	Tr. 311:1-312:18.)		
7	49. Attached hereto as <b>Exhibit 46</b> is a true and correct copy of a document produced by		
8	Google in this litigation bearing the Bates range GOOG-PLAY-007280918 to GOOG-PLAY-		
9	007280920. This document was authenticated by a Google employee. (Zaken		
10	Declaration Ex. 5 Tr. 270:21-271:13.)		
11	50. Attached hereto as <b>Exhibit 47</b> is a true and correct copy of a document produced by		
12	Google in this litigation bearing the Bates range GOOG-PLAY-007424789 to GOOG-PLAY-		
13	007424790. This document was authenticated by a Google employee. (Zaken		
14	Declaration Ex. 10 Tr. 145:12-146:9.)		
15	51. Attached hereto as <b>Exhibit 48</b> is a true and correct copy of a document produced by		
16	Google in this litigation bearing the Bates range GOOG-PLAY-007847561 to GOOG-PLAY-		
17	007847565. This was authenticated by an Activision employee. (Zaken Declaration		
18	Ex. 12 Tr. 190:11-191:14.)		
19	52. Attached hereto as <b>Exhibit 49</b> is a true and correct copy of a document produced by		
20	Google in this litigation bearing the Bates range GOOG-PLAY-011270137 to GOOG-PLAY-		
21	011270142. This was authenticated by a Google employee. (Zaken Declaration Ex. 40		
22	Tr. 202:1-7.)		
23	53. Attached hereto as <b>Exhibit 50</b> is a true and correct printout of a webpage entitled "In-		
24	App Billing on Android Market: Ready for Testing", dated March 24, 2011, from the android-		
25	developers.googleblog.com website owned and controlled by Google, as it appeared on May 18, 2023		
26	This webpage is available using the URL address: https://android-		
27	developers.googleblog.com/2011/03/in-app-billing-on-android-market-ready.html.		
- 1			

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

	54.	Attached hereto as <b>Exhibit 51</b> is a true and correct printout of the Google Play
Deve	loper Dis	stribution Agreement, effective as of October 3, 2022, available on the play.google.com
websi	te owned	d and controlled by Google, as it appeared on May 18, 2023. This webpage is available
using	the URL	address: https://play.google.com/about/developer-distribution-agreement.html.

- 55. Attached hereto as **Exhibit 52** is a true and correct copy of excerpts from the Expert Report of Marc Rysman, served in this litigation on October 3, 2022. The report was authenticated by Marc Rysman. (Zaken Declaration Ex. 41 Rysman Tr. 27:12-28:21.)
- 56. Attached hereto as **Exhibit 53** is a true and correct copy of excerpts from the deposition transcript of Hal J. Singer, who was deposed in this litigation on April 4, 2023.

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 18th day of May, 2023 at New York, New York.

/s/ Michael J. Zaken
Michael J. Zaken

## **E-FILING ATTESTATION**

I, Gary A. Bornstein, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(h)(3), I hereby attest that each of the signatories identified above has concurred in this filing.

/s/ Gary A. Bornstein

Gary A. Bornstein